BDE PROCEDURE MEMORANDUM

NUMBER: 17-00

SUBJECT: Architectural and Engineering Report and Negotiation

Guidelines for Engineering Agreements and Supplements

DATE: April 3, 2000

This memorandum supersedes and replaces BDE Procedure Memorandum 00-36 dated January 18, 2000.

Background

The purpose of this memorandum is to provide guidelines for the districts to conduct negotiations with consulting firms.

Applicability

The districts will be responsible for the negotiating meetings leading to agreement execution for all Division of Highways agreements except the few agreements which are statewide in scope.

Procedures

The department schedules the time, date and location of the negotiation meeting, along with the project description in the Professional Transportation Bulletin. When the Agreements Unit notifies the firm of their selection, they are reminded of the scheduled meeting date. The firm is also notified that if there is a conflict with the meeting date they should contact the district. Also, the Consultant is informed at this time to send into the Agreements Unit the current payroll rates by classification and employee name of the Consultant's transportation staff and any subconsultants, and all potential direct cost information.

The Standard Agreement Provisions for Consultant Services 1990 and Appendix shall be provided to the Consultant.

Attached to this memorandum is "Architectural and Engineering Report and Negotiation Guidelines for Engineering Agreements and Supplements". It is essential that the instructions and guidelines contained in this attachment be followed and that the report be fully completed and sent to the Agreements Unit with the proposal package for all prime and supplemental agreements.

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Items 3, 4, 5, 6 & 7 may be skipped for supplemental agreements. The Consultant must submit to the department current payroll rates for their staff and any subconsultant for supplemental agreements. Failure to do this will cause the department to use old rates on file.

The Agreements Unit will use this report and process the agreement for signature in the usual manner. The attachment may be duplicated as needed for each use.

Engineer of Design and Environment	Michael S. Hine	
Engineer of Design and Environment	Muchael J. Hine	

Attachment

DATE: April 3, 2000

ARCHITECTURAL AND ENGINEERING REPORT AND NEGOTIATION GUIDELINES FOR ENGINEERING AGREEMENTS AND SUPPLEMENTS

Consultant	Consultant's
Phase	Contact Person
Route	
Project No	Fax Number
Section	E-Mail Address
County	
Job No	
PTB #	
Complexity Factor (R)	
and explanation must be given The necessary copies (three copies if environmental is below shall be submitted to after negotiations for any p the district. District's independen Draft scope of service	al Sheet (CAAS) must also be provided. Additionally, justification in the CAAS for all supplemental agreements. e copies for Phase I if only location study type work and four involved, and two copies if Phase II work) of the items shown to the Agreements Unit in the Bureau of Design and Environment or supplemental agreement are completed and accepted by the man-hour and direct cost estimate the with bar chart/schedule (previously e-mailed by district to
Minutes of negotiationCost Estimate of ContentItemized breakdownBD&E)	on Guidelines and Report on meeting(s) and attendance roster(s) asulting Services (CECS) of direct costs (must match those previously e-mailed by consultant to
by consultant to BD& Approved QC/QA or Consultant Employee EEO/AA/Title VI Se Current payroll rates e-mailed by consulta	Revised QC/QA e Utilization Form (for Prime Agreements only) ction Form (for Prime Agreements only) by employee and classification (<u>must_match</u> those previously

•	Circulate an Attendance Roster showing names, affiliation, and title.
	Assign the responsibility of preparing the meeting minutes to the Consultant.
ΙT	EMS 3-7 MAY BE SKIPPED FOR SUPPLEMENTAL AGREEMENTS)
i.	Discuss with the Consultant the Non-Discrimination and EEO provisions in Sections 2.33 and 2.34 of the Standard Agreement Provisions for Consultant Services (SAPCS). Has the Consultant read Sections 2.33 and 2.34 of the SAPCS?(yes or no). If not, have them do so. Do they agree to comply with the letter and spirit of these provisions?(yes or no).
	Review and discuss the forms prepared by the Consultant showing employee utilization (Consultant's Employee Utilization Form) and EEO/AA Form (PM 1981). Have the Consultant include details on EEO in the minutes, such as: hiring and number of additional personnel and their classifications.
í.	Is minority and female employee utilization proposed for this project as high proportionally as it is in the overall staff of the firm? (yes or no)
	If not as high, discuss
j.	Attach a completed copy of the "Consultant's Employee Utilization Form" (page 10 in the Appendix to SAPCS). The District's recommendation on the acceptability of the Consultant's minority and female employee utilization posture as set out in the attached Form and the reason(s) for the recommendation are as follows:

If the recommendation is "posture unacceptable", include in the above the Consultant's reaction toward revising the proposed staffing plan.

7.		onsultant have any questions on Sections 1 and 2 of the SAPCS? If you are unable to of the questions, list them here for Central Office response.
8.	department	at of explanation needed is dependent on the Consultant's past experience with the strain. Indicate an "X" in the appropriate box, by the items which you discussed with the in the meeting.
Se	ction 2.13 –	Quality Assurance.
		Notify the Consultant if contract is Limited/No Review.
		Review the Consultant's Quality Control and Quality Assurance Plan (QC/QA).
		The QC/QA must be reviewed and approved by the district.
		Tell the Consultant that the QC/QA can be modified ONLY by written acceptance of the district Bureau Chief.
		Tell the Consultant hours for QC/QA should be broken out in cost estimate and invoice when billed.
		The QC/QA should be reviewed during supplemental agreement negotiations and modified if applicable. Attached is a copy of the approved/revised QC/QA to this report.
		The Consultant will be required to certify compliance with the approved QC/QA plan. The certification must be sent to the district at each milestone submittal (preliminary plans, draft reports, soil report, drainage study, etc.).
		The certification can be in a form of an additional statement in the transmittal letter when submitting the preliminary plans or draft report to the department. Final certification shall be on the form prescribed by the department.
Se	ction 2.21 –	Completion Date.
		The anticipated date of completion and overall review time must be determined and discussed. Explain that the purpose of the completion date is to establish a basis for possible renegotiation of remaining fee if the department delays the project due to "no fault of Consultant". The agreed anticipated date of completion is, based upon a starting date of

Item	Date
	
•	cheduled within 6 months. cheduled within the 5-year program.
•	
• 90 Calendar days if the letting is Note that Subconsulted Work. Point out that any firm to be used for sapproved by the department. A draft of and approved prior to execution and at	cheduled within the 5-year program. NOT scheduled within the 5 year program. Subconsulted work must be prequalified and of the subconsultant agreement must be reviewed athorization of the work. The department will not the Consultant is planning to use the standard
• 90 Calendar days if the letting is Note to be used for sapproved by the department. A draft of and approved prior to execution and at have to review the draft agreement if the subconsultant agreement shown in the	cheduled within the 5-year program. NOT scheduled within the 5 year program. Subconsulted work must be prequalified and of the subconsultant agreement must be reviewed athorization of the work. The department will not the Consultant is planning to use the standard
• 90 Calendar days if the letting is Note that any firm to be used for sapproved by the department. A draft of and approved prior to execution and at have to review the draft agreement if the subconsultant agreement shown in the Accuracy of Work.	cheduled within the 5-year program. NOT scheduled within the 5 year program. Subconsulted work must be prequalified and of the subconsultant agreement must be reviewed athorization of the work. The department will not he Consultant is planning to use the standard Appendix to the SAPCS.

Section 2.24

Section 2.26

The Consultant shall respond to the department's notice of any errors and/or omissions within 24 hours. Notification shall be by telephone, followed by Certified Mail. The Consultant may be required to visit the project site if directed by the department.

necessary revisions or corrections resulting from his/her errors, omissions, or negligent

The Consultant may be required when making their corrections to send personnel to the appropriate office (District or Central Bureau).

acts without additional compensation.

The Consultant should be aware the department will not check such items as end areas on cross sections, detailed dimensions, and calculations except on a random basis. Section 2.27 – Publications. Does the Consultant have all BDE Procedural Memoranda and Informational Memoranda and has the Consultant been receiving the new series of BDE Memoranda? The District should contact the Policy and Procedures Section in the Bureau of Design and Environment to make arrangements for a Consultant to receive a set of memoranda if the firm needs a current set. The BD&E Procedure and Informational Memoranda have been furnished by the District. (PE I only) Section 2.29 – Revision of Work. Central Bureau Chief approval is required prior to doing the work. The agreement will provide the basis of payment and authorization of additional work. Section 2.69 – Additional Compensation. Emphasize the importance of the provisions of this Section which require the Consultant to notify the department before they begin work for which they propose to claim an additional fee. Section 2.81 – Partial Payments. Inform the Consultant that their work progress will be monitored and that, if at any time their billing costs on an actual cost agreement exceeds the upper limit of compensation multiplied by the approved percentage of completion shown on the progress reports, the firm's total partial payments shall be limited to this amount. The Liaison Engineer will confer promptly with the Consultant to rectify the costs over running the progress of work. Section 2.85 – Adjustments to Compensation.

The Consultant shall be responsible for any damages incurred as a result of his/her errors,

omissions and/or negligent acts and for any losses or costs to repair or remedy construction incurred as a result of his/her errors, omissions, and/or negligent acts.

upper limit, the Consultant shall immediately notify the department.

For an actual cost agreement with a duration of 18 months or less, the Consultant should review the work completed at 50%, 75%, and 90% of the upper limit of compensation and furnish the department the cost of services still remaining. If the cost of services still remaining at the 75% and 90% completed exceed the

When duration of an actual cost agreement exceeds 18 months, the Consultant shall review the work accomplished and make an itemized estimate showing the cost incurred and cost of the services still required to complete their obligation on a quarterly basis and the result of the review shall be submitted to the department 25 days following March 31, June 30, September 30 and December 31 of each calendar year. In addition, the Consultant shall make such a review and submit said report when the cost incurred approaches 90% of the upper limit of compensation.

Sec	tion 2.86b(3) – <u>Reimbursements.</u>
	Salaries of principals and other salaried personnel: When work is to be performed by a principal or another employee which is normally performed by lower rated employees, the estimates and billings must be based on reasonable hourly rates as would be paid to employees hired to perform the specific task in question.
	The maximum total compensation for partners, principals and employees is \$60.00 per hour (\$124,800 annually) that may be charged directly to the contract Compensation that may be charged indirectly to the overhead is subject to the cost criteria of the Federal Acquisition Regulations less direct compensation.
9.	Be sure the firm's name, address and the project description on page 1 of the agreement is accurate. The geographic limits of the project, including limits of work on crossing routes, is the primary emphasis here because the scope of work within those limits is described in Section 2 of the agreement. The applicable standard scope section(s) of the SAPCS must be read through, in conjunction with the modifications contained in the specific agreement, in order to fully review the scope of work. The scope should clearly provide for all the services needed for any future part(s), phases and/or section(s).
10.	E-mail an approved copy of all prime and supplemental scope of services and bar chart to the Agreements Unit Chief. For supplemental agreements, is there a project schedule change? ()Yes ()No. If yes, include dates in Section III and a revised bar chart as part of the supplemental agreement which is e-mailed.
11.	Has the Consultant submitted the required payroll rate/classification and the direct cost information to Bureau of Design and Environment? () Yes () No Have all subconsultants submitted the required payroll rate/classification and direct cost information to Bureau of Design and Environment? () Yes () No If no, explain reasons:

12. Inform the Consultant a man-hour summary breakdown by prequalification area is required. These figures will be used to compute the percentage of work effort per category. The percentages may be adjusted during the life of the project based upon any supplemental agreements. The district must review and concur in the man-hour breakdown before submittal to Bureau of Design and Environment.

The subconsultant(s) w	ill be evaluated as follo	WS:	
Subconsultant(s)		Work Category	
	_		
		pies of the evaluation forms to b	
If structure plans are in	cluded, the District is refor the meeting. The A	pies of the evaluation forms to be quired to obtain the Bureau of Egreement must show who will concern the Letting Date	Bridges and
If structure plans are in Structures (BBS) input drawings and show the Structure	cluded, the District is refor the meeting. The A structure numbers.	quired to obtain the Bureau of Egreement must show who will c Letting	Bridges and
If structure plans are in Structures (BBS) input drawings and show the Structure	cluded, the District is refor the meeting. The A structure numbers.	quired to obtain the Bureau of Egreement must show who will c Letting	Bridges and

		ment for this work should be	
Selection Comm	ittee) a detailed explan	er 10% of the original district estimate nation and justification must be given for eement Approval Sheet (CAAS) submit	r the addition
Prime * (Phase	I or II)	Supplementals	
Original estimate	ed fee \$	Original estimated fee \$	
Proposed Amoun	nt \$	Total Cost \$	
Overrun Amoun	t \$	Overrun Amount \$	
*Includes Land	%	Overrun Amount \$ Overrun Percent nd soils investigations are to be done w	%
*Includes Land agreement.	%	Overrun Percent	%
*Includes Land agreement. Funding for this	% Acquisition. TS & L a contract will be as foll	Overrun Percent nd soils investigations are to be done w ows:	%
*Includes Land agreement. Funding for this	% Acquisition. TS & L a contract will be as foll	Overrun Percent nd soils investigations are to be done w ows:	%
*Includes Land agreement. Funding for this	% Acquisition. TS & L a contract will be as foll	Overrun Percent nd soils investigations are to be done w ows:	ith a separate
*Includes Land agreement. Funding for this Fiscal Year	% Acquisition. TS & L a contract will be as foll	Overrun Percent	ith a separate

20.	use an anticipate	d date, you must notif	ow. Show dates of receipt of design the Agreements Unit once design pproval date changes.	
	Route	Section	Design Approval <u>Date</u>	Structure No. (If Applicable)
	Risk Managemen	nt:		
		ary to proceed with coes or no). If yes, state	onstruction plan preparation prior why.	to design approval?
21.		upper limit of compen	complexity Factor (R) of	d fee for cost plus
22.			ccessary forms for preparation of each Page @www.dot.state.il.us.	estimates and cost.
	(ITEMS 23-25 N	MAY BE SKIPPED	FOR DLM METHOD OF COM	IPENSATION).
23.			ost Estimate of Consultant Service at of Experience and Financial Co	_

- 24. State and Federal regulations require a pre-agreement audit. If this audit discloses costs not in accordance with those used, an adjustment in the estimate will be made by the Agreements Unit and the Consultant will be informed of this.
- 25. Exhibits "A", "B" and "C" are no longer used. Agreements are processed at the Consultant's current payroll rates (with escalation, if applicable) and the current SEFC rates (unless the department has an audited rate for that year.) Failure of the consultant to supply the department with current payroll rates may cause an adjustment to their cost by the department using the rates currently on file.

dress:	
y	StateZip
	Submitted by
	Date
	Phone Number